## SUPERIOR COURT OF THE DISTRICT OF COLUMBIA CIVIL DIVISION

## GENERAL MEDIATION AND CASE EVALUATION ORDER

All counsel and parties in matters referred by the court to mediation or case evaluation administered by the Multi-Door Dispute Resolution Division are hereby

**ORDERED** that, in accordance with the Scheduling Order and the attached Procedural Memorandum for Mediation and Case Evaluation, all parties must be able to certify at the scheduled ADR conference that (1) this case is ready for Mediation or Case Evaluation; which includes that discovery is completed and the attached confidential settlement statement is filed with the Multi-Door Division, (2) all parties and at least one counsel of record for each represented party are present unless excused by Court order, and (3) the individual where authority may be needed to settle the case is present unless excused by Court order. Failure of any party or counsel to comply with these procedures may result in the scheduling of a status conference before a Judge for the purpose of determining whether it is appropriate to impose sanctions for the failure to comply with this order.

Judge

Judge

Date: 3, 2010